1	Michael Zoldan; AZ Bar No. 028128 Jason Barrat; AZ Bar No. 029086 ZOLDAN LAW GROUP, PLLC 5050 N. 40 th St., Suite 260		
2			
3			
4	Phoenix, AZ 85018 Tel & Fax: 480.442.3410		
5	mzoldan@zoldangroup.com		
6	jbarrat@zoldangroup.com		
7	Attorneys for Plaintiff		
8		DICEDICE COURT	
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF ARIZONA		
11	Eric Yazzie, an Arizona resident;	Case No. 2:21-CV-01951-DLR	
12	Plaintiff,		
13	V.		
14	Reservation Asset Recovery, LLC, an	PLAINTIFF'S APPLICATION FOR ENTRY OF DEFAULT	
15	Arizona company; Aaron Look, an		
16	Arizona resident; Irene Buchholz, an Arizona resident; Steve Hoover, an		
17	Arizona resident; Jennifer Hoover , an Arizona resident; and Ricardo Rocha , an		
18	Arizona resident; Arizona resident; (Assigned to the Hon. Douglas L.		
19	Defendants.		
20			
21			
22	I, Jason Barrat, having been duly sworn, upon oath, state:		
23	1. I am the attorney for Plaintif	f in the above-entitled action, and I am familian	
24	with the file, records, and pleadings in this matter. 2. The Summons and Complaint were filed on November 17, 2021. (Dkts. 1)		
25			
26	-	(BRO) 1	
27	2).		
28	3. Defendant Aaron Look wa	s served with a copy of the Summons and	

Complaint by a private process server on December 15, 2021 (Dkt. 8).

5,

4.	An Answer to the complaint from Defendant Aaron Look was due on January
2022.	

- 5. Defendant Aaron Look has failed to appear, plead, or otherwise defend within the time allowed and, therefore, is now in default.
- 6. Plaintiff respectfully requests the Clerk of the Court enter default against Defendant Aaron Look.
- 7. In compliance with the requirements of 50 U.S.C. § 520, I verify to the best of my knowledge, information, and belief, Defendant Aaron Look is not in the military service.
- 8. In compliance with the requirements of the Federal Rule of Civil Procedure 55(b)(1), I verify to the best of my knowledge, information, and belief, Defendant Aaron Look is neither a minor nor an incompetent person.

WHEREFORE, the undersigned requests the Clerk of this Court to enter default against Defendant Aaron Look.

RESPECTFULLY SUBMITTED January 6, 2022.

ZOLDAN LAW GROUP, PLLC

By: /s/ Jason Barrat
5050 N. 40th St. Suite 260
Phoenix, AZ 85018
Attorneys for Plaintiff